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8	Chief Judge LASNIK
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10	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON
11	AT SEATTLE
12	UNITED STATES OF AMERICA, ) NO. CR 09-0335 RSL
13	) Plaintiff, )
14	v. ) AGREED ORDER FOR COMPETENCY EVALUATION
15	JAY RAMOS, OF JAY RAMOS
16	
17	This matter having come before the court upon the motion of the defendant for an
18	order seeking a mental-health evaluation of defendant, the court being satisfied there is
19	reasonable cause to believe the motion is appropriate in that the examination would assist
20	the court in determining defendant's competence to proceed with trial and, if convicted,
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22	the sentence to be imposed, and further assist the Bureau of Prisons in determining the
23	conditions of confinement;
24	IT IS HEREBY ORDERED, pursuant to 18 U.S.C. §§4241 and 4247 (b), that
25	defendant be committed to the custody of the Attorney General at a suitable facility for a
26	period not to exceed 30 days and be examined during that time by a psychiatrist and/or
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psychologist chosen by the Attorney General who shall conduct a mental health examination, including but not limited to a neuropsychological examination, to determine the status of the defendant's mental health;

IT IS FURTHER ORDERED that the defendant shall cooperate with the psychiatrist and/or psychologist during this examination

IT IS FURTHER ORDERED, pursuant to 18 U.S.C. § 4247 (c), that the examining psychiatrist and/or psychologist prepare a report of their examination and file that report with the court and provide copies to counsel for the defendant and the United States;

IT IS FURTHER ORDERED that, if possible, this mental-health examination should be conducted at the Federal Detention Center at SeaTac. If it is not possible to conduct a mental health examination at FDC SeaTac, the United States Marshals Service is directed to transport the defendant to a suitable facility within 10 days of the entry of this order and return the defendant to the Federal Detention Center - SeaTac within 10 days of the completion of the examination ordered herein;

IT IS FURTHER ORDERED, pursuant to 18 USC § 3161 (h) (1) (A), that the time required to perform the examination of defendant be excluded in computing the time

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2	within which the trial in this case must commence.
3	DONE this 11th day of June, 2010.
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5	Max S Comit
6	MMS (asnik) Robert S. Lasnik
7	United States District Judge
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12	Approved For Entry; Notice Waived:
13	Jenny A. Durkin, United States Attorney, by
14	s/ Douglas Whalley by T. Kellogg with authorization
15	Douglas Whalley, Assistant United States Attorney
16	
17	Presented by:
18	
19	s/ Terrence Kellogg
20	Terrence Kellogg, Attorney for Ramos
21	WA. State Bar # 6452 P.O. Box 70819
22	Seattle, WA. 98127 Telephone: (206) 781-818
23	E-Mail: terrykellogg@comcast.net
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